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8	SUPERIOR COURT OF THE STATE O	F CALIFORNIA
9	COUNTY OF SAN DIEGO (CENTRAL DIVISION)	
10	WILLIAM J. CORBETT; DONALD B. ALLEN;	CASE NO. 722449
11	LEONARD LEE MOORHEAD; AND GORDON L. WILSON; individually and on behalf of those similarly	
12	situated,	
13	Plaintiffs,	
14	VS.	
15	CITY EMPLOYEES' RETIREMENT SYSTEM and DOES 1 through 50, inclusive.,	NOTICE OF PROPOSED SETTLEMENT
16	Defendants.	OF CLASS ACTION
17	CITY OF SAN DIEGO,	
18		
19	Real Party in Interest.	
20	RELATED COMPLAINTS IN INTERVENTION BY INTERVENERS SAN DIEGO MUNICIPAL	I/C Judge Robert E. May Dept. 63
21	EMPLOYEES' ASSOCIATION; SAN DIEGO CITY FIREFIGHTERS LOCAL 145, IAAF, AFL-CIO; LOCAL	Dept. 63 Date May 12, 2000 Time: 11:30 a.m.
22	127, AMERICAN FEDERATION OF STATE, COUNTY AND MUNICIPAL EMPLOYEES, AFL-CIO; AND SAN	Complaint Filed: July 16, 1998
23	DIEGO POLICE OFFICERS ASSOCIATION	
24	AND RELATED CROSS-ACTIONS.	
25	THE RELITED CROSS-ACTIONS.	
26	NOTICE TO CLASS MEMBERS OF PROPORTANT NOTICE ABOUT YOUR RET	
27	FROM THE SUPERIOR COURT FOR THE ST COUNTY OF SAN DIEG	ΓATE OF CALIFORNIA
28	COUNTIONSANDLE	••

NOTICE OF PROPOSED SETTLEMENT OF CLASS ACTION

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I.

INTRODUCTION

Please read this Notice carefully if you either currently receive, or will be entitled to receive in the future, retirement benefits from the San Diego City Employees' Retirement System ("SDCERS") as a result of employment with the City of San Diego ("THE CITY"), or are otherwise a member of the "PLAINTIFF CLASS," as described below. A copy of this Notice will also be posted on THE CITY's web site: www.ci.san-diego.ca.us; go to City Hall and then to the City Attorney Section.

The named parties and their counsel of record have reached a proposed Settlement of this case. To become effective, the proposed Settlement must be approved by the Court. To determine whether the Court should approve the proposed Settlement, there will be a hearing on May 12, 2000, at 11:30 a.m. before the Honorable Robert E. May in Department 63 of the Superior Court for the State of California, County of San Diego, located at 330 West Broadway, San Diego, California 92101. The hearing will continue through the lunch hour, and thereafter until it is completed.

If you are a member of the "PLAINTIFF CLASS" and wish to object to the proposed Settlement, you have an opportunity to do so by following the procedures set out in this Notice. You may attend the May 12 hearing in any event, whether you object to the proposed Settlement or not. It is possible that there will also be a hearing on or before that date on the issue of attorneys' fees. If so, you will be advised by a separate Notice. Attorneys' fees are discussed more completely below, starting on page 9.

If the Settlement is approved by the Court, and if you are a member of the "PLAINTIFF CLASS," the Settlement will be binding on you whether or not you have objected to the Settlement. If the Settlement is approved, the "PLAINTIFF CLASS" will receive certain increased retirement benefits or disability retirement benefits, and each member is giving up his/her right to trial and giving up all claims which could have been brought or pursued in this lawsuit concerning the definition of Compensation, base compensation, Compensation Earnable or Final Compensation under the Municipal Code for purposes of calculating retirement benefits payable by SDCERS.

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THE PLAINTIFF CLASS CONSISTS OF ALL PERSONS WHO MAY CLAIM ANY RIGHT, WHETHER OR NOT CURRENTLY VESTED, TO RECEIVE RETIREMENT BENEFITS FROM THE SAN DIEGO CITY EMPLOYEES RETIREMENT SYSTEM ("SDCERS") AS A RESULT OF EMPLOYMENT BY THE CITY OF SAN DIEGO ("THE CITY"), INCLUDING BUT NOT LIMITED TO ALL SUCH CURRENT EMPLOYEES OF THE CITY (INCLUDING THOSE WHO HAVE ELECTED TO PARTICIPATE IN THE DEFERRED RETIREMENT OPTION PLAN ("DROP")), FORMER EMPLOYEES OF THE CITY WHOSE RETIREMENT BENEFITS MAY BE DEFERRED, RETIRED FORMER EMPLOYEES OF THE CITY CURRENTLY RECEIVING RETIREMENT BENEFITS FROM SDCERS, ALL CURRENT MEMBERS OF SDCERS AS A RESULT OF EMPLOYMENT BY THE CITY, AND PERSONS WHO MAY CLAIM RETIREMENT BENEFITS FROM SDCERS AS A RESULT OF SOME OTHER PERSON'S CURRENT OR PAST EMPLOYMENT BY THE CITY, SUCH AS AS A BENEFICIARY, SURVIVOR, SUCCESSOR IN INTEREST, OR AS A PAYEE UNDER A DOMESTIC RELATIONS ORDER ("DRO") RELATING TO THE RETIREMENT BENEFITS OF ANOTHER PERSON WHO IS OR WAS A CURRENT OR FORMER EMPLOYEE OF THE CITY. THE LAWSUIT CONCERNS THE CALCULATION OF RETIREMENT BENEFITS PAID BY SDCERS TO ALL MEMBERS OF THE CLASS AS A RESULT OF ANY EMPLOYMENT WITH THE CITY, AND THE CONTRIBUTIONS REQUIRED TO BE PAID TO RECEIVE THOSE

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BENEFITS.

II.

PROCEDURAL HISTORY AND NATURE OF THE CLAIMS

Plaintiffs William J. Corbett, Donald B. Allen, Leonard Lee Moorhead and Gordon L. Wilson filed this action on July 16, 1998 and filed a First Amended Complaint on October 28, 1998. Generally, plaintiffs alleged that retirement benefits paid by SDCERS as a result of employment by THE CITY had not been properly calculated in light of the California Supreme Court's August 1997 decision in Ventura County Deputy Sheriff's Association v. Board of Retirement of Ventura County Employees' Retirement Association.

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In <u>Ventura</u>, the California Supreme Court ruled that the Retirement Board in that case was required to classify certain payments made by the County of Ventura to its employees over and above their basic salaries as "compensation earnable" and to include those payments in "final compensation" used to calculate the amount of monthly pension benefits payable to the retired employees under the County Employees' Retirement Law of 1937 ("CERL"), Government Code Section 31450, *et seq.* Plaintiffs in this case allege that the same rationale should be applied to certain payments made by THE CITY.

On February 3, 1999, Defendant SDCERS and Real Party in Interest THE CITY filed an Answer and Cross-Complaint alleging, generally, that retirement benefits have been properly calculated and paid under applicable law and according to agreements and long-standing practices and, in the alternative, that, if retirement benefits must be increased to certain payees, the Court must also determine the allocation among the parties of the costs of those increased benefits.

Thereafter, the following four unions intervened on behalf of their bargaining units. The union plaintiffs in intervention are: the Municipal Employees Association (MEA); Firefighters Local 145; AFSCME Local 127; and the San Diego Police Officer's Association (POA). Generally, each of the four unions asserts that, as the exclusive bargaining agent for certain active employees, it has an interest in the outcome of this litigation and the issues presented herein.

On November 19, 1999, the Court signed an order certifying this case as a class action, because the outcome of the case was likely to impact all SDCERS members who claim any right to receive retirement or disability retirement benefits from SDCERS as a result of employment by THE CITY, whether they were actively involved in the case or not. The Court also ordered that all members of the PLAINTIFF CLASS be notified that this case was pending and could affect the rights of members of the PLAINTIFF CLASS. A Notice of Pendency of Class Action was approved by the Court and delivered to members of the PLAINTIFF CLASS in February and March 2000. On March 10, 2000, the Court scheduled a hearing on the plaintiffs' planned petition for a writ of mandate for May 26, 2000.

On March 1 and March 13, 2000, all of the parties and counsel in this case participated in a mediation with Howard B. Wiener, a retired Justice of the Court of Appeal of the State of California.

As a result of the mediation, the parties and counsel were able to reach an agreement to settle the case. Each of the parties and counsel recognized that the litigation presented risks, and that the case could result in an outcome more favorable or less favorable to any party.

III.

DESCRIPTION OF THE SETTLEMENT

A. Proposed Settlement for All Class Members (or Their Beneficiaries) who are Vested Retired Members of SDCERS as a Result of Employment with the City or Retired From Employment by the City of San Diego on or Before July 1, 2000.

If you are receiving retirement benefits, or disability retirement benefits, from SDCERS as a result of active employment with THE CITY that terminated on or before July 1, 2000 (including former DROP participants who have ceased active employment prior to July 1, 2000), or if you are a vested deferred member of SDCERS as a result of employment with THE CITY, your retirement benefit payment (with the exception of the Supplemental COLA adjustment and the Annual Supplemental Benefit (the "13th check")) will increase by a simple seven per cent (7%), both prospectively and retroactively. This seven per cent (7%) will apply to all such retirement benefit payments you (or your DROP account) have received since July 1, 1995, and will receive in the future. You will receive the retroactive payment in a single lump sum payment in approximately late October, 2000 at the time the Annual Supplemental Benefit (the "13th check") is normally distributed. If you have chosen to leave the balance of your DROP account retained by SDCERS, you may elect to have your retroactive payment deposited in that account.

Each year, these payments are contingent on SDCERS having sufficient Surplus Undistributed Earnings to pay them under the section of the Municipal Code concerning the use of SDCERS Surplus Undistributed Earnings (SDMC § 24.1502) after the Annual Supplemental Benefit (the "13th check"). To the extent these amounts are not paid in any year because there are insufficient Surplus Undistributed Earnings, they will be carried forward as a contingent liability which will be paid in future years in which there are sufficient Surplus Undistributed Earnings to pay them under the statute. Liabilities carried forward will be paid in the order in which they accrued.

Each year, the right to receive these payments will be accrued monthly. However, they will be paid annually, subject to the contingency, approximately five months after the close of SDCERS

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fiscal year (at the time the Annual Supplemental Benefit (the "13th check") is normally distributed). Thus, subject to the contingency, in approximately October 2000, the retroactive payment will be distributed and in approximately October 2001, the seven percent (7%) increased benefit for the fiscal year July 1, 2000 through June 30, 2001 will be distributed.

Payments pursuant to this proposed Settlement will be paid with respect to estates of retired members only in the event there is a designated beneficiary eligible for a continuance (hereinafter, "Beneficiary") to the retirement benefit and, in that event, will be paid only to the designated Beneficiary at the time the payment is made. As a hypothetical example, if a member who was retired prior to July 1, 1995 died on June 30, 1997 and designated a Beneficiary, the retroactive payment paid to the Beneficiary will be seven percent (7%) of the full retirement benefit for the twoyear period from July 1, 1995 through June 30, 1997 and seven percent (7%) of the Beneficiary's benefit for the remaining three years of the retroactive period. (In both instances, the retirement benefit excludes any Supplemental COLA adjustment and the Annual Supplemental Benefit (the "13th check")). Similarly, as another hypothetical example, if a retired member should die on December 15, 2000 and designate a Beneficiary, and there are sufficient Surplus Undistributed Earnings to pay the seven percent (7%) increase for the fiscal year starting July 1, 2000, the Beneficiary will receive, in approximately October 2001, a sum equal to seven percent (7%) of the full retirement benefit for the five-month period July through November 2000 and seven percent (7%) of the Beneficiary benefit for the seven-month period December 2000 through June 2001. (Again, in both instances, the retirement benefit is calculated with the exception of the Supplemental COLA Adjustment and the Annual Supplemental Benefit (the "13th check")). If there is no designated Beneficiary with respect to the account, there will be no payments under the proposed Settlement with respect to any estate of a retired member who dies prior to a payment date.

The increased retirement benefit payment described in this section will not be paid to Special Safety Class members (also known as "the fluctuaters") or their beneficiaries because their retirement benefits are not based on the Municipal Code provisions concerning the definition of Compensation, base compensation, Compensation Earnable or Final Compensation.

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The seven percent (7%) increase in retirement benefits paid to retired members of the PLAINTIFF CLASS is less than the ten percent (10%) increase that active employees may elect to receive (as described below), because retired employees did not make contributions to SDCERS during the period of their employment for these increased benefits, while active employees will make contributions for their increased benefits in the future.

B. Proposed Settlement for All Active Employee "Safety Members" as Defined by the San Diego Municipal Code.

If you are employed by THE CITY at any time on or after July 1, 2000, and are classified as a Lifeguard or a Safety Member of SDCERS, you will be allowed, as a vested benefit, to make an election at the time of your retirement between the following two choices for the calculation of your retirement benefit (with the exception of the Supplemental COLA adjustment and the Annual Supplemental Benefit (the "13th check")):

- 1. Your Retirement Calculation Factor will be increased from 2.5% (2.2% for Lifeguards) at age 50 to 3.0% at age 50 and all subsequent years; or
- 2. Your retirement benefit will be calculated on the basis of the Retirement Calculation Factors in effect on June 30, 2000, and your retirement benefit (with the exclusion of the Supplemental COLA adjustment and the annual Supplemental Benefit (the "13th check")) so computed will be increased by ten per cent (10%).

Starting on July 1, 2001, which is one year after the Effective Date of the Settlement (July 1, 2000), your employee contribution to SDCERS will increase by an amount to be determined by SDCERS' actuary (currently estimated to be 1.23% for Lifeguards and .53% for other Safety members) as the employee normal contribution to fund the payment of additional retirement benefits. Your employee contribution will not increase to pay for the additional cost of the choice described above (currently estimated to be .16%). That amount will be paid from an existing SDCERS reserve for employee benefits until that reserve is exhausted (estimated to occur in approximately 20 years).

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C. Proposed Settlement for All Active Employee "General Members" as Defined in the San Diego Municipal Code.

If you are employed by THE CITY at any time on or after July 1, 2000, and are classified as a General Member of SDCERS, you will be allowed, as a vested benefit, to make an election at the time of your retirement between the following two choices for the calculation of your retirement benefit (with the exception of the Supplemental COLA adjustment and the Annual Supplemental Benefit (the "13th check")):

- 1. Your Retirement Calculation Factor will be increased from 2.0% at age 55 (stepping up to 2.55% at age 65 and all subsequent years) to 2.25% at age 55 (stepping up to 2.55% at age 65 and all subsequent years); or
- 2. Your retirement benefit will be calculated on the basis of the Retirement Calculation Factors in effect on June 30, 2000, and your retirement benefit (with the exclusion of the Supplemental COLA adjustment and the Annual Supplemental Benefit (the "13th check") so computed will be increased by ten per cent (10%).

Starting on July 1, 2001, which is one year after the Effective Date of the Settlement (July 1, 2000), your employee contribution to SDCERS will increase by an amount to be determined by SDCERS' actuary (currently estimated to be .49%) as the employee normal contribution to fund the payment of additional retirement benefits. Your employee contribution will not increase to pay for the additional cost of the choice described above (currently estimated to be .16%). That amount will be paid from an existing SDCERS reserve for employee benefits until that reserve is exhausted (estimated to occur in approximately 20 years.)

D. Proposed Settlement for All Active Employee "Legislative Members" as Defined in the San Diego Municipal Code.

If you are employed by THE CITY at any time on or after July 1, 2000, and are classified as a Legislative Member of SDCERS, your retirement benefit will be calculated on the basis of the Retirement Calculation Factors in effect as of June 30, 2000 and your retirement benefit (with the exclusion of the Supplemental COLA adjustment and the Annual Supplemental Benefit (the "13th check")) so computed will be increased by ten per cent (10%), as a vested benefit. Your employee

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contribution will increase to pay for this increased benefit in the same amounts as are currently estimated for General Members (.49%, plus .16%), which will be paid in the same manner and on the same schedule as for General Members.

E. Proposed Settlement for All Currently Employed DROP Participants.

If you have elected, or elect prior to July 1, 2000, to participate in THE CITY's Deferred Retirement Option Program ("DROP"), and are still actively employed by THE CITY as of July 1, 2000, any retirement benefit payments payable into your DROP account prior to July 1, 2000 (with the exception of any Supplemental COLA adjustment and the Annual Supplemental Benefit (the "13th check")) will be increased by seven per cent (7%) (the "Retroactive Payment"), and all such retirement benefit payments to be made on or after July 1, 2000, into your DROP account or otherwise, will be increased by ten per cent (10%) (the "Prospective Payment"). Your Retroactive Payment will be paid in approximately October 2000 at the time the Annual Supplement Benefit (the "13th check") is normally distributed. Your Retroactive Payment is contingent on SDCERS having sufficient Surplus Undistributed Earnings to pay it under the section of the Municipal Code concerning the use of SDCERS Surplus Undistributed Earnings (SDMC § 24.1502) after the Annual Supplemental Benefit (the "13th check"). To the extent the Retroactive Payment is not paid in any year because there are insufficient Surplus Undistributed Earnings, it will be carried forward as a contingent liability which will be paid in future years in which there are sufficient Surplus Undistributed Earnings to pay it under the statute. Liabilities carried forward will be paid in the order in which they accrued. Your ten percent (10%) Prospective Payment described above is not contingent and is a vested benefit.

F. Payment of Attorneys' Fees. SDCERS and THE CITY have tentatively agreed with counsel for Plaintiffs and the Intervenors to pay them a specific total amount in satisfaction of all their claims for attorneys' fees and costs incurred and to be incurred with respect to this case. The tentative agreement is subject only to the approval of the governing bodies of SDCERS and THE CITY, respectively, at meetings scheduled to take place during the week of April 10, 2000. If the tentative agreement regarding attorneys' fees and costs is approved, you will not have to pay any attorneys'

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fees or costs with respect to this case, nor will there be any deductions from payments you receive pursuant to the proposed settlement.

Starting the afternoon of April 14, 2000, you may learn whether the tentative agreement regarding reasonable attorneys' fees has been approved and, if so, the amount of the reasonable attorneys' fees and costs to be paid collectively by SDCERS and THE CITY, by accessing THE CITY'S web site at www.ci.san-diego.ca.us and going first to City Hall and then to the City Attorney Sections. In the alternative, you can receive that information starting the afternoon of April 14, 2000 by calling 619-236-7373 to receive a recorded message.

If the tentative agreement regarding attorneys' fees and costs is NOT approved, in addition to being so advised on the web site, you will also be advised of the schedule on which the Court will hear motion(s) to be filed by Counsel for the PLAINTIFF CLASS and SUB-CLASSES to recover reasonable attorneys' fees and costs, and how this issue might affect the proposed Settlement.

IV.

TIMING, PROCEDURES, CONDITIONS AND EFFECTIVE DATE

A condition precedent to the Settlement is confirmation from the SDCERS actuary that the terms of the proposed Settlement will not cause the SDCERS funded ratio to fall below 90% as of July 1, 2000. This condition has been satisfied with respect to the payments to be made to the PLAINTIFF CLASS.

This Notice contains the terms of the proposed Settlement. Once approved by the Court, this Notice becomes the Settlement and this Notice becomes the formal and complete Settlement Agreement.

If the proposed Settlement is approved by the Court, THE CITY must pass necessary ordinances to implement it. Conditions subsequent to the Settlement will be the approval of those ordinances by the SDCERS membership as required by the San Diego Municipal Code, and a determination by counsel for the PLAINTIFF CLASS and SUB-CLASSES that the ordinances effectively implement the Settlement.

Nothing in this Settlement shall be deemed to grant to any party any approval rights over any other actions of THE CITY. All parties acknowledge that THE CITY is considering changing

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portions of the Municipal Code affecting the SDCERS Retirement Plan, including changing or eliminating the provisions concerning Compensation, base compensation, Compensation Earnable, and/or Final Compensation, and that nothing in this Settlement shall affect in any way the power of THE CITY to do so or the negotiating right of THE CITY's labor organizations.

If the conditions subsequent are not satisfied, the Settlement is void and the litigation will resume.

If the Court approves the Settlement, the effective date will be July 1, 2000, and all entitlements to payments under the Settlement will accrue as of that date. Nevertheless, SDCERS may not make payments as required under the Settlement until after the conditions subsequent have been satisfied.

V.

THE SETTLEMENT HEARING AND OPTIONS OF CLASS MEMBERS

Because of the nature of this lawsuit, you will not have an opportunity to be excluded from the Settlement of this case if it is approved by the Court. That means that, if and when the Settlement is approved by the Court, you will be bound by it. If you wish you may, however, object to the terms of the Settlement.

If you object to the terms of the Settlement, you may appear in person or through your attorney and be heard in opposition. You may object on the grounds of the fairness, reasonableness, and adequacy of the Settlement by delivering no later than May 4, 2000 to counsel for your SUB-CLASS at the address set out below documentary proof that you are a member of the Settlement class and a written statement of the basis of your objection. Mr. Conger will provide to the Court and all other counsel copies of any objections, together with an index, by May 8, 2000.

VI.

NOTICE OF ATTORNEYS OF RECORD

If you submit any objections or other papers regarding the proposed Settlement, a copy should be sent to the attorney for your Sub-Class at the address listed below:

> NOTICE OF PROPOSED SETTLEMENT OF CLASS ACTION

1	1. Michael A. Conger, Esq., Law Offices of Michael Conger, 2169 First Avenue, San Diego,
2	CA 92101, phone (619) 234-1511, fax (619) 230-1074; e-mail: <u>congermike@aol.com</u> , attorney for
3	both "Sub-classes A and F," which consist of:
4 5	<u>Sub-class A</u> : All former employees of the CITY who are classified as retired by SDCERS (including those who have elected to participate in the Deferred Retirement Option Plan ("DROP")); and
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6 7	Sub-class F: All other persons not included in Sub-classes A, B, C, D, or E, as described here, who are in the class (that is, all persons who may claim any right, whether or not currently vested, to receive
8	retirement benefits from SDCERS as a result of employment by the CITY), but who are not members of any of Sub-classes A through E.
9	This sub-class includes current employees who are legislative officers, unclassified employees and unrepresented employees (including those
10	who have elected to participate in the Deferred Retirement Option Plan ("DROP")). This sub-class also includes all persons who may
11	claim any right, whether or not currently vested, to receive retirement benefits from SDCERS as a result of any other person's current or past
12	employment by the CITY (including those who have elected to participate in the Deferred Retirement Option Plan ("DROP")),
13	including as a current or former employee's beneficiary, survivor, or successor in interest, or as a payee under a Domestic Relations Order
14	relating to the retirement benefits of some other person currently or formerly employed by the CITY.
15	2. Ann M. Smith, Esq. of Tosdal Levine Smith & Steiner, 600 B Street, Suite 2100, San Diego,
16	CA 92101, phone (619) 239-7200, fax (619) 239-6048; e-mail <u>ASMITH@tlsslaw.com</u> , attorney for
17	"Sub-class B," which consists of:
18	All current employees of the CITY (including those who have elected to participate in the Deferred Retirement Option Plan ("DROP"))
19	employed in positions within any of the following bargaining units
20	represented by San Diego Municipal Employees' Association ("MEA") as exclusive bargaining agent: (1) Administrative and Field Support, or (2) Technical, or (3) Professional, or (4) Supervisory.
21	Plaintiff in Intervention MEA shall be the representative of all members of Sub-Class B.
22	members of Sub-Class B.
23	3. Joel N. Klevens, Esq. of Fogel, Feldman, Ostrov, Ringler & Klevens, 1620 26 th St., Ste. 100
24	South Tower, Santa Monica, CA 90404-6711, phone (310) 453-6711, fax (310) 828-2191; e-mail:
25	JoelK@FFORK.com, attorney for "Sub-class C," which consists of:
26	All current employees of the CITY (including those who have elected to participate in the Deferred Retirement Option Plan ("DROP")) who
27	are represented by San Diego City Firefighters Local 145, IAAF,
28	AFL-CIO ("Firefighters Local 145") as exclusive bargaining agent and are employed as either a: (1) Fire Recruit; (2) Fire Fighter I; (3) Fire Fighter II; (4) Fire Engineer; (5) Fire Captain; (6) Fire Battalion Chief;

1 2	(7) Fire Prevention Inspector I; (8) Fire Prevention Inspector II; (9) Fire Prevention Supervisor; (10) Assistant Fire Marshall; (11) Emergency Medical Technician; (12) Paramedic I;		
3	(13) Paramedic II; or (14) Medical Operations Coordinator. Plaintiff in Intervention Firefighters Local 145 shall be the representatives of all members of Sub-Class C.		
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5	4. Anthony R. Segall, Esq. of Rothner, Segall & Greenstone 200 East Del Mar Boulevard,		
6	Suite 200, Pasadena, CA 91105-2544, phone (626) 796-7555, fax (626) 577-0124, attorney for Sub-		
7	Class D, which consists of:		
8	All current employees of the CITY (including those who have elected to participate in the Deferred Retirement Option Plan ("DROP")) employed in positions within the Maintenance, Labor, Skilled Trades		
10	and Equipment Operator Unit represented by Local 127, American Federation of State, County and Municipal Employees, AFL-CIO,		
	("AFSCME Local 127") as exclusive bargaining agent.		
11	5 D' 1 11 C 41 1 F		
12	5. Richard H. Castle, Jr., Esq. , of Castle & Krause, 41877 Enterprise Circle North, Suite 140,		
13	Temecula, CA 92590, phone (909) 694-8884, fax (909) 699-8634, attorney for Sub-Class E, which		
14	consists of:		
15 16	All current employees of the CITY of San Diego (including those who have elected to participate in the Deferred Retirement Option Plan ("DROP")) who are represented by the San Diego Police Officers		
17	Association ("POA") as exclusive bargaining agent.		
18	6. <u>David B. Hopkins, Esq.</u> , Hillyer & Irwin, 500 West C Street, Suite 1600, San Diego, CA		
19	92101, phone (619) 234-6121, fax (619) 595-1313, attorney for SDCERS and THE CITY.		
20	VII.		
21	CHANGE OF ADDRESS		
22	If you move after receiving this notice or if it was misaddressed, and if you are a deferred or		
23	retired member, beneficiary, survivor or successor in interest of any member of SDCERS who claims		
24	benefits as a result of employment with THE CITY, you should supply your name and correct		
25	address to the San Diego City Employees' Retirement System. If you are an active employee of THE		
26	CITY, you should supply that information to the payroll department of the City of San Diego. THIS		
27	IS IMPORTANT SO THAT FUTURE NOTICES REACH YOU.		

VIII. 1 **EXAMINATION OF PAPERS AND INQUIRIES** 2 The pleadings and all of the records of this litigation may be examined and copied at any time 3 during regular office hours of the Clerk of the Superior Court at the Hall of Justice, Second Floor, 5 Room 225 (Civil Records and Filings), 330 West Broadway, San Diego, California 92101. IF YOU HAVE QUESTIONS OR COMMENTS, DO NOT CALL OR WRITE TO 6 THE COURT OR THE CLERK OF THE COURT. PLEASE ADDRESS ALL INQUIRIES 8 IN WRITING TO THE COUNSEL FOR YOUR SUB-CLASS, STATED ABOVE. 9 [signed] Date: April 4, 2000 HON. ROBERT E. MAY Superior Court of The State of California 11 County of San Diego 12 SO APPROVED AS THE SETTLEMENT AGREEMENT, SUBJECT TO COURT **APPROVAL:** 14 Date: March 31, 2000 LAW OFFICES OF MICHAEL CONGER 16 [signed] 17 Michael A. Conger Attorney for Sub-classes A and F 18 19 TOSDAL LEVINE SMITH & STEINER 20 Date: April 3, 2000 21 [signed] 22 Ann M. Smith 23 Attorney for Sub-class B 24 Date: ____ April 3, 2000 FOGEL, FELDMAN, OSTROV, RINGLER & 25 KLEVENS, a Law Corporation 26 [signed] 27 Joel N. Klevens 28 Attorney for Sub-class C

1	Date:	March 31, 2000	ROTHNER, SEGALL & GREENSTONE
2			
3			[signed] Anthony R. Segall
4			Attorney for Sub-Class D
5			
6	Date:	March 31, 2000	CASTLE & KRAUSE
7			
8			[signed] Richard H. Castle, Jr.
9			Attorney for Sub-Class E
10			
11	Date:	March 31, 2000	HILLYER & IRWIN
12			
13			[signed] David B. Hopkins
14			Attorney for SDCERS and THE CITY
15			
16	Date:	March 31, 2000	SDCERS RETIREMENT BOARD OF ADMINISTRATION
17			
18			[signed]
19			Lawrence B. Grissom Its Administrator
20			
21	Date:	March 31, 2000	CITY OF SAN DIEGO
22			
23			[signed] Michael T. Uberuaga
24			Its City Manager
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NOTICE OF PROPOSED SETTLEMENT OF CLASS ACTION